Case 20-10012-TPA Doc 70 Filed 08/06/20 Entered 08/07/20 11:50:08 PRESOMAIN

## Document Page 1 of 2 UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

FIPESD Main 8/6/20 4:00 pm CLERK U.S. BANKRUPTCY COURT - WDPA

## CONCILIATION CONFERENCE MINUTES

Winnecour / Katz / DeSimone

## **Conciliation Conference:**

Appearances:

Debtor:

Trustee: Creditor: Debtor:David M. Vasconi Lori Anne Vasconi

Case Number: 20-10012-TPA (Chapter 13)
Date / Time / Room: 08/04/2020 10:30 am /Bankruptcy Courtroom
Hearing Officer: CHAPTER 13 TRUSTEE

Matter: #19 - Final Confirmation of Plan dated 2/3/2020 (NFC)

## Recommended Outcome: Confirmed Final **Proceedings:** Case Converted to Chapter 7 1. \_ Case Converted to Chapter 11 3. \_ Case Dismissed without Prejudice 4. \_ Case Dismissed with Prejudice Debtor is to inform Court within \_\_\_\_\_ Days their preference to Convert or Dismiss 5. \_ The plan payment/term is increased/extended to \_\_\_\_\_\_, effective Plan/Motion continued to \_\_\_\_\_\_at \_\_\_ 7. \_ An Amended Plan is to be served on all creditors and certificate of service filed by Objections are due on or before \_\_\_\_\_\_. A hearing on the Amended is set for \_\_\_\_\_\_at Other: 9.

For Judge Agresti cases:

Student Loan Debt: If the pro rata or timing of the proposed plan payment on student loan debt differs in any respect to that of the unsecured debt in the case, describe such differences and reasons for disparate treatment:

Ī	Vasconi, II	Case No. 20-100/2_JAD TPA CMB/GLT
Ch	hapter 13 Plan dated: 23 20	Issued per the 8 / 4 / 20 Proceeding
	•	Next Hearing Date & time
The Parties, including the Debtor(s) and the Attorney for the Debtor(s), if any, hereby agree as follows:		
(1) No Changes to standard confirmation order.		
(2)	Changes to the standard Confirmation Order as indicated	
	A. For the remainder of the Plan Term, the Plan payment is amended to be \$ as of Debtor(s)' counsel shall file a motion to amend the income attachment order within five (5) days of the date of this Order.	
	B. The length of the Plan is increased to a total of months. This statement of duration of the Plan is an approximation. The Plan shall not be completed until the goals of the Plan have been achieved. The total length of the Plan shall not exceed sixty (60) months.	
	C. Plan confirmation is on an interim basis only as a form of adequate protection. The Trustee is authorized to distribute to secured and priority creditors with percentage fees.	
	D. Plan confirmation is subject to the resolution of all actions to determine the avoidability, priority or extent of liens, including determination of the allowed amount of secured claims under 11 U.S.C. 506, disputes over the amount and allowance of claims entitled to priority under 11 U.S.C. 507, and all objections to claims.	
	E. The allowed claims of general unsecured creditors shall be paid from available funds on a pro rata basis, which may represent an increase or decrease in the amount projected in the Plan.	
	F shall be paid monthly payments distribution and continuing for the duration administrative claim, budget payments and/or security deposit.	of the plan term, to be applied by that creditor to its
G. The claims of the following creditors shall govern as to amount, classification and rate of interest (or as otherwise noted), unless the debtor(s) successfully objects to the claim:		
	H. Additional Terms:  Tee application needed if any fee (including retainer) excee	ds \$4,000 including any fees paid to prior counsel.
Fee application needed if any fee (including retainer) exceeds \$4,000 including any fees paid to prior counsel.  ountrust Cl. 4 and Kukota Credit Cl. 7 govern  ountrust comounts at the terms of the plan  as to amounts		
Nells Fargo a. 8 governs as to amount and		
Nells Fargo U. & governs as to amount at plan terms with payment to be determined by the Trustee		